▲ AO 472 (Rev. 3/86) Order of Detention Pending Trial

UNITED S	TATES DISTRIC	T COURT	U.S. DISTRI	CT COURT
	District of	NEBR	DISTRICT OF ASKA	
UNITED STATES OF AMERICA			2008 MAR 3 I	PM 12: 21
V.	ORDER (OF DETENTION	RENDINGT	RIAL FOR
JULIO FLORES GARCIA	Case	4:08MJ3010-RC	GK Price of	HIE OFFIRE
Defendant In accordance with the Bail Reform Act, 18 U.S.C. § 3	1149(f) a detention hearing has h	een held. I conclude the	t the following facts	require the
detention of the defendant pending trial in this case.	142(1), a detention nearing has of	een neid. Teoneidde ma	t the following facts	require inc
	Part I—Findings of Fact			
☐ (1) The defendant is charged with an offense describe or local offense that would have been a federal of a crime of violence as defined in 18 U.S.C. § ☐ an offense for which the maximum sentence i ☐ an offense for which a maximum term of imp	fense if a circumstance giving rise 3156(a)(4). is life imprisonment or death.	e to federal jurisdiction l		
			og dagarihad in 19 I	.*
a felony that was committed after the defenda § 3142(f)(1)(A)-(C), or comparable state or local (2) The offense described in finding (1) was committed (3) A period of not more than five years has elapsed so for the offense described in finding (1). (4) Findings Nos. (1), (2) and (3) establish a rebuttab safety of (an) other person(s) and the community.	ocal offenses. ed while the defendant was on relations the date of conviction the presumption that no condition	lease pending trial for a release of the defe	federal, state or loca endant from impriso itions will reasonabl	l offense. nment
	Alternative Findings (A)		•	
(1) There is probable cause to believe that for which a maximum term of imp under 18 U.S.C. § 924(c). (2) The defendant has not rebutted the presumption es	prisonment of ten years of stablished by finding 1 that no con-	r 21 U.S.C. Sec	_	onably assure
the appearance of the defendant as required and the			*	
(1) There is a surious sistent at the defendance will see	Alternative Findings (B)			
(1) There is a serious risk that the defendant will not (2) There is a serious risk that the defendant will end		n or the community.		
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Dout II Wai	tten Statement of Reasons fo	v Dotantian		
I find that the credible testimony and information submederance of the evidence that			incing evidence	a prepon-
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Part III	—Directions Regarding Det	ention		
The defendant is committed to the custody of the Attorne to the extent practicable, from persons awaiting or serving reasonable opportunity for private consultation with defen Government, the person in charge of the corrections facility in connection with a court proceeding.	ey General or his designated repres g sentences or being held in cust ise counsel. On order of a court y shall deliver the defendant to th	sentative for confinement ody pending appeal. The of the United States or the United States marshal	ne defendant shall be on request of an atte	e afforded a orney for the
Date	,	uture of Judicial Officer . Kopf, U.S. District Jud	One.	
		d Title of Judicial Office		

^{*}Insert as applicable: (a) Controlled Substances Act (21 U.S.C. § 801 et seq.); (b) Controlled Substances Import and Export Act (21 U.S.C. § 951 et seq.); or (c) Section 1 of Act of Sept. 15, 1980 (21 U.S.C. § 955a).